

**Exhibit 25**  
**ESCHELON FILINGS IN QWEST FCC 271 PROCEEDINGS**

EXHIBIT  
NUMBER

July 3, 2002 Comments, 02-148

- 1 MN Discovery Responses
- 2 WA Discovery Responses
- 3 April 2002 Report Card Performance Summary
- 4 Affidavit of F. Lynne Powers (UNE-P, UNE-E, UNE-Star,  
Billing, Provisioning, Documentation, Switched  
Access, Reporting, Repair (DSL)), 6/7/02
- 5 Affidavit of Ellen Copley (resale bills for the UNE-E lines,  
instead of accurate UNE-E bills)
- 6 Collocation Emails by Qwest and Eschelon

August 15, 2002 Ex Parte Comments, 02-148

- 7 Issues Eschelon Raised In September of 2000 In Arizona 271  
That Remain Problems Today (July of 2002) [Customer Affecting  
UNE-P Problems, majority of which result from service order  
writing errors or errors in line side translations; Feature  
Availability Issues, including Remote Access Forwarding; Time  
Consuming and Cumbersome GUI Ordering; Inadequate Support  
for Resolving Issues; Cutover Issues]
- 8 April 2002 Report Card Performance Summary (inadvertently included;  
should be list of manually handled order types – *See Exhibit 7*  
to 8/1/02 Comments, 02-189)
- 9 New Service Installation Quality Results Chart (12/01 – 5/02)
- 10 Volume I, Transcript, *In re. U S WEST Communications, Inc.’s*  
*Compliance with § 271 of the Telecommunications Act of 1996,*  
*Arizona Corporation Commission Docket No. T-00000A-97-0238*  
*(July 30, 2002) [“AZ 271 Tr.”]*
- 11 Volume II, AZ 271 Tr. (July 31, 2002)
- 12 Service Manager email (inadequate account team support)
- 13 CLEC-to-CLEC email (Release 10.0 change)
- 14 Qwest AZ Late Filed Exhibit (“Table 1 summarizes the Qwest  
response to Eschelon’s issue about flow through to Resale POTS  
and UNE-P POTS from specific existing products.”)
- 15 CMP non-compliance email examples (Release 10.0, unannounced  
Qwest dispatches, Coppermax, LSR rejects, raw loop data)
- 16 Examples of issues with Qwest rates billed on the July 25<sup>th</sup> dated  
invoices to Eschelon
- 17 Collocation and Interconnection Issues

- 18 Eschelon's June 24, 2002 Response to Qwest's June 18, 2002 Letter to  
AZ Commissioner Marc Spitzer; AZ Docket Nos. RT-00000F-02-0271,  
T-00000A-97-0238
- 19 July 10, 2002 Eschelon Letter to AZ Commissioners Marc Spitzer and  
Jim Irvin; AZ Docket Nos. RT-00000F-02-0271, T-00000A-97-0238
- September 4, 2002 Ex Parte Comments (02-148 & 02-189)
- 20 Qwest email (UNE-E = Resale, for ordering, provisioning, and billing  
purposes)
- August 1, 2002 Comments, 02-189
- 1 New Service Installation Quality Results Chart (12/01 – 5/02)  
(*see also* Ex. 9, 02-148)
- 2 Issues Eschelon Raised In September of 2000 In Arizona 271  
That Remain Problems Today (July of 2002) [Customer Affecting  
UNE-P Problems, majority of which result from service order  
writing errors or errors in line side translations; Feature  
Availability Issues, including Remote Access Forwarding; Time  
Consuming and Cumbersome GUI Ordering; Inadequate Support  
for Resolving Issues; Cutover Issues] (*see also* Ex. 7 in 02-148)
- 3 MN Discovery Responses (*see also* Ex. 1 in 02-148)
- 4 WA Discovery Responses (*see also* Ex. 2 in 02-148)
- 5 April 2002 Report Card Performance Summary (*see also* Ex. 3 in 02-148)
- 6a (21)\*<sup>1</sup> Report Card Performance Graph (1/01 – 4/02)**
- 6b (22)\* Report Card Results (1/01 – 4/02)**
- 7 (23)\* Manual Handling: Conversion Types With Remarks**
- 8 Affidavit of F. Lynne Powers (UNE-P, UNE-E, UNE-Star,  
Billing, Provisioning, Documentation, Switched  
Access, Reporting, Repair (DSL)), 6/7/02  
(*see also* Ex. 4 in 02-148)
- 9 Service Manager email (inadequate account team support)  
(*see also* Ex. 12 in 02-148)
- 10 CMP non-compliance email examples (Release 10.0, unannounced  
Qwest dispatches, Coppermax, LSR rejects) (similar to Ex. 15 in 02-148)
- 11 Affidavit of Ellen Copley (resale bills for the UNE-E lines,  
instead of accurate UNE-E bills) (*see also* Ex. 5 in 02-148)
- 12 (24)\* Summary of AZ UNE-P Invoice Inaccuracies**
- 13 Collocation Emails by Qwest and Eschelon (*see also* Ex. 6 in 02-148)
- 14 Collocation and Interconnection Issues (*see also* Ex. 17 in 02-148)

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<sup>1</sup> An asterisk (\*) indicates that a new exhibit number has been assigned for purposes of this filing to differentiate the exhibit from previous filings that used the same number to refer to another exhibit. Exhibits 1-24 are incorporated by reference. Exhibits 25 and above are enclosed as part of this filing (02-314, 10/15/02).

TABLE OF EXHIBITS FOR ESCHELON 02-314 10/15/02 FILING  
October 15, 2002 Comments, 02-314 (attached, with exhibits)

25	Eschelon Filings in Qwest FCC 271 Proceedings ( <i>i.e.</i> , this document)
26	Eschelon's 9/4/02 Ex Parte Comments, 02-148 and 02-189, with attached Qwest email on "UNE-Star Implementation" (courtesy copy for ease of reference)
27	OP-5 definition: New Service Installation Quality
28	Qwest Off-Net Conversion Service Order Errors/PSOs (Cumulative)
29	Qwest Off-Net Conversion Service Order Errors/PSOs (8/26 – 9/7)** <sup>2</sup>
30	Qwest Off-Net Conversion Service Order Errors/PSOs (9/12 – 9/18)**
31	Qwest Off-Net Conversion Service Order Errors/PSOs (9/19 – 9/27)**
32	Qwest Off-Net Conversion Service Order Errors/PSOs (9/28 – 10/4)**
33	September Qwest Error Escalation Examples: Do Not Appear to be Captured in OP-5**
34	Qwest 10/8/02 email ("Flowthrough is not creating perfect orders at this time as we are all well aware.")
35	DSL New Installation Repair Data (Sept. 2002)
36	Qwest Design Tickets Coded NTF For Which There Were Qwest Errors
37	Maintenance and Repair for Design Services: % Disputed of Total Maintenance/Repair Charges Billed**
38	Powers and Copley Affidavits (courtesy copy, <i>see</i> Exs. 4-5) [Exhibits that are referred to in these Affidavits are included in the paper copy. Not all such exhibits are available electronically, and the information in Ex. 9 to the Powers Affidavit contains confidential information.]**
39	Switched Access Final Report
40	Qwest email ("The call type for PSO request will be "Order Status".)
41	Eschelon email (scope of orders included in data)

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<sup>2</sup> A double asterisk (\*\*) indicates that paper copies of confidential back up information, primarily customer-identifying information (such as the PSOs themselves) has been provided to the FCC and Qwest (via Hogan and Hartson). *See* Document Nos. 1-1987; 20000 series). Also, from the PON/ticket and other information provided, Qwest can verify the data provided in the Exhibits through its own records.